UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re

No. 13-53846

CITY OF DETROIT, MICHIGAN,

Chapter 9

Debtor.

HON. STEVEN W. RHODES

ATTACHMENT

APPELLEE STATE OF MICHIGAN'S DESIGNATION OF ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL

Design-	Docket	Filing	Description
ation	#	Date	
3.	12	7/18/2013	Declaration of Gaurav Malhotra in Support of City of Detroit, Michigan's Statement of Qualifications Pursuant to Section 109(c) of the Bankruptcy Code

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

In re:		
CITY OF DETROIT, MICHIGAN		Case No. 13-53846
		Chapter 9
Debtor	/	Hon. STEVEN W. RHODES

OBJECTION TO ELIGIBILITY OF CITY OF DETROIT FOR CHAPTER 9 FILED BY MICHIGAN AUTO RECOVERY, INC.

Michigan Auto Recovery, Inc. comes by its Counsel, KURT THORNBLADH P25858, and for its Objection to Eligibility of the City of Detroit for Chapter 9 says as follows:

- 1. The City of Detroit filed a petition for relief under Chapter 9 of the U.S. Bankruptcy Court on July 18, 2013.
- Michigan Auto Recovery Service, Inc. is a creditor of the City of Detroit, Michigan and has a claim for over \$300,000 for towing services performed for the City.
- Michigan Auto Recovery, Inc. was not given a fair opportunity to negotiate its claim prior to the filing of Chapter 9 by the City of Detroit.
- Michigan Auto Recovery Service, Inc. challenges the eligibility of the City of Detroit for Chapter 9 pursuant to 11 USC § 108(c)(5)(B).
- There are 27 contract towers for the City of Detroit, and on information and belief, the City of Detroit has failed to negotiate in good faith with the towers prior to filing this case.

Wherefore Michigan Auto Recovery Service, Inc prays the Court will dismiss the Bankruptcy of The City of Detroit, Michigan.

FOR MICHIGAN AUTO RECOVERY SERVICE,

Inc.

By: /s/ kurt thornbladh **KURT THORNBLADH P25858** Thornbladh Legal Group PLLC 7301 Schaefer Dearborn, MI 48126 (313) 943 2678

kthornbladh@gmail.com

Dated: August 19, 2013

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

In re:						
CITY OF DETROIT, MICHIGAN	Case No. 13-53846					
	Chapter 9					
Debtor/	Hon. STEVEN W. RHODES					
CERTIFICATE OF SERVICE						
Kurt Thornbladh certifies and says that o to Eligibility of the City of Detroit, Michigan to	on August 19, 2013 he served copies of Objection file Chapter 9 as follows:					
1. The following were served by electronic	notification:					
Jason W. Bank jbank@kerr-russell.com Paige E Baum kevin.baum@kattenlaw.com Dirk H. Bec Bell BellM1@michigan.gov Ryan Blaine Benne Bernstein dbernstein@plunkettcooney.com, dtupper@plunkettcooney.com;ssherbow@plunk bbest@schaferandweiner.com, wkyles@schaferajhb_ecf@osbig.com, tc@osbig.com William C. bborder@sspclegal.com, joumedian@sspclegal.com jabdelnour@resnicklaw.net Lynn M. Brimer lbri Charles D. Bullock cbullock@sbplclaw.com, cd Calton jcalton@honigman.com Judy B. Calton jcalton@honigman.com,blundberg@honigman.com Julia A. Caroff julia.caroff@usdoj.gov, patti.turc Corey M. Carpenter bocecf@boclaw.com, corey acaton@kramerlevin.com, achouprouta@kramerlevin.com, achouprouta@kramerlevin.com Mary Beth Cobbs cobbm Connor Cohen carol.cohen@arentfox.com Dawn	om Karin F. Avery Avery@SilvermanMorris.com Barr Paige.Barr@kattenlaw.com Kevin M. kwith dbeckwith@fosterswift.com Michael R. ett ryan.bennett@kirkland.com Douglas C. tettcooney.com Brendan G. Best andweiner.com Jeffrey H. Bigelman Blasses wcb@osbig.com Brett A. Border com Mark E. Bredow mbredow@resnicklaw.net imer@stroblpc.com, kvanakin@stroblpc.com lbullock@msn.com;lhaas@sbplclaw.com Judy B com Peter L. Canzano pcanzano@sidley.com czynski@usdoj.gov;michele.gangler@usdoj.gov carpenter@boclaw.com Amy D. Caton rlevin.com Babette A. Ceccotti a@detroitmi.gov, mbcobbs@flash.net Carol n R. Copley dcopley@dickinsonwright.com,					
dnavin@dickinsonwright.com Sean M. Cowley (UST) Sean.cowley@usdoj.gov Elliot G. Crowder ecrowder@sbplclaw.com, lhaas@sbplclaw.com Robert Darnell						
robert.darnell@usdoj.gov Shannon L. Deeby sde	• •					
melissa@demolaw.com, paula@demolaw.com Robert J. Diehl rdiehl@bodmanlaw.com Karen						
B. Dine karen.dine@kattenlaw.com David L. Dunn benkruntey@maxwelldunnlaw.com bankr	\smile					
Dunn bankruptcy@maxwelldunnlaw.com, bankruptcy.maxwelldunn@gmail.com John E. Eaton						

mpearson@dykema.com;docket@dykema.com Evan Justin Feldman@clarkhill.com

jeaton@cousenslaw.com David Eisenberg deisenberg@ermanteicher.com Earle I. Erman

eerman@ermanteicher.com Sherrie L. Farrell sfarrell@dykema.com,

Mallory Field MField@stroblpc.com, jmckeogh@stroblpc.com Deborah L. Fish dfish@allardfishpc.com, allardfishpc@yahoo.com Steven B. Flancher flanchers@michigan.gov Vanessa G. Fluker vgflawyer@sbcglobal.net, dfjohnson@cfaith.com Mark S. Frankel mfrankel@couzens.com Brendan H. Frey bfrey@manteselaw.com, ssikorski@manteselaw.com;gmantese@manteselaw.com Joshua A. Gadharf igadharf@mcdonaldhopkins.com Niraj R. Ganatra Nganatra@uaw.net Andrew J. Gerdes agerdes@gerdesplc.com,wwkannel@mintz.com,awalker@mintz.com, ajg-ecf@hotmail.com Jerome D. Goldberg apclawyer@sbcglobal.net Robert D. Gordon rgordon@clarkhill.com, lbellguzzo@clarkhill.com Timothy R. Graves tgraves@allardfishpc.com, allardfishpc@yahoo.com Jonathan S. Green green@millercanfield.com Stephen M. Gross sgross@mcdonaldhopkins.com, shelly.harrow@gmail.com Stephen B. Grow sgrow@wnj.com, kfrantz@wnj.com Edward J. Gudeman ejgudeman@gudemanlaw.com, ecf@gudemanlaw.com Raymond Guzall rayguzall@attorneyguzall.com Stephen C. Hackney stephen.hackney@kirkland.com Paul R. Hage phage@jaffelaw.com, jtravick@jaffelaw.com Michael C. Hammer mchammer2@dickinsonwright.com Howard R. Hawkins howard.hawkins@cwt.com, mark.ellenberg@cwt.com;jason.jurgens@cwt.com;ellen.halstead@cwt.com David Gilbert Heiman dgheiman@jonesday.com Robert S. Hertzberg hertzbergr@pepperlaw.com, alexsym@pepperlaw.com;kuschj@pepperlaw.com Steven G. Howell showell@dickinsonwright.com Patrick Warren Hunt pwhunt@kerr-russell.com Charles Bruce Idelsohn charlesidelsohnattorney@yahoo.com, charlesID@hotmail.com Mark R. James mrj@wwrplaw.com Michael Joseph Karwoski mjkarwoski@alumni.nd.edu Mami Kato mkato@sachswaldman.com, pmerchak@sachswaldman.com Richardo I. Kilpatrick ecf@kaalaw.com Samuel S. Kohn skohn@winston.com, DocketNY@winston.com;LLarose@winston.com;SFoss@winston.com;CHardman@winston.co m;CSchoch@winston.com;KForte@winston.com Deborah Kovsky-Apap kovskyd@pepperlaw.com, alexsym@pepperlaw.com Kay Standridge Kress kressk@pepperlaw.com, alexsym@pepperlaw.com Stephen S. LaPlante laplante@millercanfield.com Patrick C. Lannen plannen@plunkettcooney.com, mkisell@plunkettcooney.com Lawrence A. Larose llarose@winston.com Caralyce M. Lassner ecf@lassnerlaw.com Michael S. Leib msl@maddinhauser.com, bac@maddinhauser.com Heather Lennox hlennox@jonesday.com David A. Lerner dlerner@plunkettcooney.com, nwinagar@plunkettcooney.com Sharon L. Levine slevine@lowenstein.com Elias T. Majoros emajoros@glmpc.com David A. Mollicone dmollicone@dmms.com Thomas R. Morris morris@silvermanmorris.com, marlene@silvermanmorris.com Fred Neufeld fneufeld@sycr.com Karen Vivian Newbury knewbury@schiffhardin.com Kenneth E. Noble kenneth.noble@kattenlaw.com, nyc.bknotices@kattenlaw.com Eric David Novetsky enovetsky@jaffelaw.com Sandra L. O'Connor soconnor@glmpc.com Brian D. O'Keefe bokeefe@lippittokeefe.com, TReitzloff@lippittokeefe.com Arthur O'Reilly aoreilly@honigman.com, ahatcher@honigman.com Yuliy Osipov yotc ecf@yahoo.com, yo ecf@osbig.com;tc ecf@osbig.com Michael R. Paslay mike.paslay@wallerlaw.com, Cathy.thomas@wallerlaw.com;Chris.cronk@wallerlaw.com;David.lemke@wallerlaw.com;Ryan. cochran@wallerlaw.com;Courtney.rogers@wallerlaw.com;Gerald.mace@wallerlaw.com Barbara A. Patek bpatek@ermanteicher.com Andrew A. Paterson aap43@outlook.com, aap43law@gmail.com Ryan Plecha rplecha@lippittokeefe.com,

jgreeniajdobrzycki@lippittokeefe.com Leland Prince princel@dteenergy.com A. Stephen Ramadan steveramadan@gmail.com Kimberly Joan Robinson kim.robinson@bfkn.com Louis P. Rochkind lrochkind@jaffelaw.com, dburris@jaffelaw.com Ronald L. Rose rrose@dykema.com Jeffrey Rossman jrossman@mwe.com Edward Todd Sable tsable@honigman.com Kenneth M. Schneider kschneider @schneider miller.com Joseph R. Sgroi jsgroi @honigman.com Howard S. Sher howard@jacobweingarten.com John P. Sieger john.sieger@kattenlaw.com William Pfeiffer Smith wsmith@mwe.com James Sprayregen james.sprayregen@kirkland.com Kevin N. Summers ksummers@dflaw.com, mmichael@psedlaw.com;ccook@dflaw.com Matthew Gernet Summers summersm@ballardspahr.com Meredith Taunt mtaunt@stroblpc.com, KVanAkin@stroblpc.com Kurt Thornbladh kthornbladh@gmail.com, thornbladh.kurt3@gmail.com Brian R. Trumbauer btrumbauer@bodmanlaw.com Suzanne L.

Wahl swahl@schiffhardin.com,

mosullivan@schiffhardin.com;dchapman@schiffhardin.com;lmisisian@schiffhardin.com;edocke t@schiffhardin.com Daniel J. Weiner dweiner@schaferandweiner.com Jason L. Weiner jweiner@mcdonaldhopkins.com, sharrow@mcdonaldhopkins.com William A. Wertheimer billwertheimer@gmail.com David M. Zack dmzack@mcalpinelawfirm.com, nanichols@mcalpinelawfirm.com;dwblevins@mcalpinepc.com;mrsanborn@mcalpinepc.com;rw jezdimir@mcalpinepc.com Jennifer A. Zbytowki Belveal@honigman.com Janet M. Ziulkowski jmz@zaplc.com, ecf@zaplc.com Craig E. Zucker czucker@ermanteicher.com

And the parties to the attached matrix provided by the Clerk of the U.S. Bankruptcy Court 2. were served by First Class U.S. Mail.

> /s/ kurt thornbladh **KURT THORNBLADH P25858** Thornbladh Legal Group PLLC 7301 Schaefer Dearborn, MI 48126

(313) 943 2678

kthornbladh@gmail.com

Dated: August 19, 2013

Label Matrix for local noticing 0645-2 Case 13-53846-swr Eastern District of Michigan Detroit

Mon Aug 19 23:30:01 EDT 2013

Chase Paymentech, LLC
Attn: Lazonia Clark, Business Analyst
14221 Dallas Pkwy, Bldg II
Dallas, TX 75254-2942

DEPFA Bank PLC c/o Schiff Hardin LLP Rick L. Frimmer, Esq. 233 S. Wacker Dr., Ste. 6600 Chicago, IL 60606-6360

Erste Europaische Pfandbrief- und Kommunalkr c/o Matthew G. Summers, Esquire Ballard Spahr LLP 919 N. Market St., 11th Floor Wilmington, DE 19801-3062

Gabriel, Roeder, Smith & Company c/o Stevenson & Bullock, P.L.C. Attn: Charles D. Bullock 26100 American Drive Suite 500 Southfield, Mi 48034-6184 McAlpine PC

3201 University Dr., Suite 100 Auburn Hills, MI 48326-2396

Police and Fire Retirement System of the Cit Detroit, MI 48226

Retired Detroit Police and Fire Fighers Asso Retired Detroit Police and Fire Fighters 2525 E. 14 Mile Rd Sterling Heights, MI 48310-5969

The Chair of Saint Peter 1300 Pennsylvania Avenue NW Suite 190-715 Washington, DC 20004-3002

Waste Management Inc. etal c/o Jerry M. Ellis 39395 W. Twelve Mile Road Suite 200 Amalgamated Transit Union Local 26 716 Lothrop Ave. Detroit, MI 48202-2715

City of Detroit Water and Sewerage Departmen 615 Griswold Suite 1708 Detroit, MI 48226-3990

Detroit Retired City Employees Association P.O. Box 40713 Detroit, MI 48240-0713

Fidelity Management & Research Company Hannah Kate Sullivan One Spartan Way Mail Zone TS2T Merrimack, NH 03054-4300

Godfrey & Kahn, S.C. One East Main Street, Suite 500 P.O. Box 2719 Madison, WI 53701-2719

Michigan Auto Recovery Service, Inc. 8850 Southfield Detroit, MI 48228-1976

Resnick & Moss, P.C. 40900 Woodward Avenue Suite 111 Bloomfield Hills, MI 48304-5116

State of Michigan PO Box 30754 Lansing, MI 48909-8254

Treasurer, City of Detroit c/o Law Department 2 Woodward Ave. Suite 500 Detroit, MI 48226-3440

Airgas USA, LLC 259 Radnor-Chester Road Suite 100 P.O. Box 6675 Bishop Real Estate, L.L.C. c/o Stephen M. Gross, Esq. 39533 Woodward Ave. Suite 318 Bloomfield Hills, MI 48304-5106

City of Detroit, Michigan 2 Woodward Avenue Suite 1126 Detroit, MI 48226-3443

Eaton Vance Management William Delahunty 2 International Place Boston, MA 02110-4101

Financial Guaranty Insurance Company 125 Park Avenue New York, NY 10017-5664

International Union, United Automobile, Aero Solidarity House 8000 East Jefferson Avenue Detroit, MI 48214-3963

New England Fertilizer Company

Retired Detroit Police Members Association c/o Strobl & Sharp, P.C. 300 E. Long Lake Road, Suite 200 Bloomfield Hills, MI 48304-2376

State of Michigan, Department of Attorney Ge c/o Dawn R. Copley Dickinson Wright PLLC 500 Woodward Avenue, Suite 4000 Detroit, MI 48226-5403

Upright Wrecking & Demolition, L.L.C. 5555 Connor Ave. Suite 1249 Detroit, MI 48213-3495

Andy Gravina
Special Handling Group-MD NC317
IBM Credit LLC
6303 Barfield Rd NE

Barry Allen, Executive Director Vanguardians POB 11202 Glendale, California 91226-7202 City of Detroit Water and Sewerage Departmen c/o Kilpatrick & Associates, P.C. 615 Griswold, Ste. 1708 Detroit, MI 48226-3990 Douglas C. Bernstein, Esq. Plunkett Cooney 38505 Woodward Avenue, Suite 2000 Bloomfield Hills, MI 48304-5096

Enjoi Transportation, LLC c/o Gudeman & Associates, PC 1026 W. Eleven Mile Road Royal Oak, MI 48067-5401 Fidelity Management & Research Company
Hannah Kate Sullivan
One Spartan Way
Mail Zone TS2T
Merrimack, New Hampshire 03054-4300

Gary Segatti c/o Yuliy Osipov, Esq. 20700 Civic Center Dr. Ste.420 Southfield, MI 48076-4140

Heidi Peterson c/o Charles Idelsohn, Attorne P.O. Box 856 Detroit, Michigan 48231 International Business Machines Credit LLC Attn: National Bankruptcy Coordinator IBM Corporation 275 Viger East, Ste. 400 Montreal, Quebec H2X 3R7 Canada Iron Mountain Information Management, LLC 745 Atlantic Avenue
Boston, MA 02111-2735

Kurt Thornbladh, Esq. Thornbladh Legal Group PLLC 7301 Schaefer Dearborn, MI 48126-4915 LOWENSTEIN SANDLER LLP
Attn: Sharon L. Levine, Esq. and
Philip J. Gross, Esq.
65 Livingston Avenue
Roseland, New Jersey 07068-1725

MCKNIGHT, MCCLOW, CANZANO, SMITH & RADTKE, P Attn: John R. Canzano, Esq. 400 Galleria Officentre, #117 Southfield, MI 48034-2161

MSC Industrial Supply Company ATTN: Legal Department 75 Maxess Road Melville, NY 11747-3151 Matthew G. Summers, Esquire Ballard Spahr LLP 919 N. Market Street, 11th Floor Wilmington, DE 19801-3062 Michigan Property Tax Relief, LLC c/o Yuliy Osipov, Esq. 20700 Civic Center, Ste. 310 Southfield, MI 48076-4155

Nathaniel Brent 538 South Livernois Detroit MI 48209-3031 National Industrial Maintenance - Michigan, c/o Dean & Fulkerson 801 W. Big Beaver Road, Suite 500 Troy, MI 48084-4724 Norddeutsche Landesbank Luxembourg, S.A.

NuCO2 2800 S.E. Market Place Stuart FL 34997-4965 P.P.T.A., Inc., or Harold Hoyt c/o Yuliy Osipov, Esq. 20700 Civic Center Dr. Ste. 420 Southfield, MI 48076-4140 Quill.com
Attn: Daneen Kastanek
1 Environmental Way
Broomfield CO 80021-3415

Staples, Inc. Attn: Daneen Kastanek 300 Arbor Lake Drive Columbia SC 29223-4582 U.S. Bank National Association c/o Waller Lansden Dortch & Davis, LLP Attn: David E. Lemke, Esq. 511 Union Street, Suite 2700 Nashville, TN 37219-1791 Upright Wrecking & Demolition c/o Gudeman & Associates, PC 1026 W. Eleven Mile Road Royal Oak, MI 48067-5401

Wells Fargo Financial Leasing, Inc. 800 Walnut Street MAC N0005-055 Des Moines, IA 50309-3605 Xerox Corporation c/o
OSIPOV BIGELMAN, P.C.
2700 Civic Center Dr, Suite 420
Southfield, MI 48076

Ailene Jeter 18559 Brinker Detroit, MI 48234-1537

Aleta Atchinson-Jorgan 7412 Saint Paul Detroit, MI 48214-2337 Alice Pruitt 18251 Freeland Detroit, MI 48235-2537

Alma Cozart 18331 Shaftsbury Detroit, MI 48219-2811 Althea Long 9256 Braile Detroit, MI 48228-1606 Angela Crockett 19680 Roslyn Rd. Detroit, MI 48221-1842 Anthony G. Wright Jr. 649 Alger Detroit, MI 48202-2150

Arthur Evans 11391 Nottingham Rd. Detroit, MI 48224-1124 Barry Allen Vanguardians POB 11202 Glendale, CA 91226-7202

Bill Schuette Michigan Department of Attorney General P.O. Box 30754 Lansing, MI 48909-8254

Bruce Goldman

Calvin Turner 16091 Edmore Detroit, MI 48205-1432

Caralyce M. Lassner Caralyce M. Lassner, JD, PC 8300 Hall Road, Suite 201 Utica, MI 48317-5506

Charles Taylor 11472 Wayburn Detroit, MI 48224-1636 Charles Williams II 6533 E. Jefferson Apt 118 Detroit, MI 48207-4344 Charles D Brown 1365 Joliet Place Detroit, MI 48207-2833

Cheryl Smith Williams 3486 Baldwin Detroit, MI 48214-1704 Claudette Campbell 1021 Winchester Ave. Lincoln Park, MI 48146-4248 Cynthia Blair 8865 Espes Detroit, MI 48204-2721

David Bullock 701 W. Hancock Detroit, MI 48201-1119 David Dye 19313 Ardmore Detroit, MI 48235-1704 David Sole 2921 E Jefferson Ste 205 Detroit, MI 48207-4267

David Gilbert Heiman 901 Lakeside Avenue Cleveland, OH 44114-1163 Deborah Kovsky-Apap Pepper Hamilton LLP 4000 Town Center Suite 1800 Southfield, MI 48075-1505 Deborah Moore 4436 Lemay Road Detroit, MI 48214-1677

Deborah Pollard 20178 Pinehurst Detroit, MI 48221-1060

Dempsey Addison 2727 Second Ave. Suite 152 Detroit, MI 48201-2673 Dennis Taubitz 4190 Devonshire Rd. Detroit, MI 48224-3636

Dolores A. Thomas 17320 Cherrylawn Detroit, MI 48221-2569 Donald Taylor 1809 Bullock Rd Lapeer, MI 48446-9705 Donald Taylor Retired Detroit Police and Fire Fighter 2525 E. 14 Mile Rd.

Sterling Heights, MI 48310-5969

Douglas C. Bernstein Plunkett Cooney 38505 Woodward Avenue Suite 2000 Dwight Boyd 19337 Concord Detroit, MI 48234-2909

18046 Sussex Detroit, MI 48235-2834

Edward Lowe

Elmarie Dixon 4629 Philip St. Detroit, MI 48215-2127 Floreen Williams 16227 Birwood Detroit, MI 48221-2873 Frank M. Sloan Jr. 18953 Pennington Dr. 48221-2167

Fraustin Williams 11975 Indiana Detroit, MI 48204-1033 Gretchen R Smith 3901 Grand River Ave #913 Detroit, MI 48208-2854 Heather Lennox 222 East 41st Street New York, NY 10017-6739

Helen Powers 100 Winona Highland Park, MI 48203-3338 Horace E. Stallings 1492 Sheridan St. Detroit, MI 48214-2408

Jacqueline Esters 18570 Glastonbury Detroit, MI 48219

Janet M Ziulkowski Ziulkowski & Associates PLC 17001 Nineteen Mile Rd Ste 1-D Clinton Township, MI 48038-4867 Jean Vortkamp 11234 Craft Detroit, MI 48224-2436 Jerry Ford 9750 W. Outer Drive Detroit, MI 48223-1231

Jo Ann Watson 100 Riverfront Drive Detroit, MI 48226-4539 Joann Jackson 16244 Princeton Detroit, MI 48221-3318 Jonathan S. Green 150 W. Jefferson Ste. 2500 Detroit, MI 48226-4415

Joseph H Jones 19485 Asbuary Park Detroit, MI 48235-2406

Joyce Davis 15421 Strathmoor Street Detroit, MI 48227-5901 Kay Standridge Kress 4000 Town Center Southfield, MI 48075-1410

Kenneth M. Schneider Schneider Miller, P.C. 645 Griswold Ste. 3900 Detroit, MI 48226-4251 Kimberli Janette Powell C/o B.O.C. Law Group, P.C. 24100 Woodward Ave. Pleasant Ridge, MI 48069-1138 Krystal A. Crittendon 19737 Chesterfield Detroit, MI 48221-1830

Kwabena Shabu 2445 Lamothe St. Detroit, MI 48206-2539 LaVern Holloway 16246 Linwood Street Detroit, MI 48221-3310 Larene Parrish 18220 Snowden Detroit, MI 48255-0001

Lavarre W. Greene 19667 Roslyn Rd. Detroit, MI 48221-1892 Leland Prince DTE Energy Co DTE Energy Company One Energy Plaza 688-WCB Legal Department Detroit, MI 48226-1221 Leola Regina Crittendon 19737 Chesterfield Road Detroit, MI 48221-1830

Leonard Wilson 100 Parsons St., Apt. 712 Detroit, MI 48201-2077 Lewis Dukens 1362 Joliet Pl Detroit, MI 48207-2834

1071Baldwin Detroit, MI 48214-2430

Linda Bain

Lorene Brown 2227 Hughes Terrace Detroit, MI 48208-1321 Lorna Lee Mason 1311 Wyoming Detroit, MI 48238

Lucinda J. Darrah 492 Peterboro Detroit, MI 48201-2302

Martin A. O'Brien c/o A. Stephen Ramadan, PLC 22201 Harper Ave St. Clair Shores, MI 48080-1865 Mary Dugans 18034 Birchcrest Detroit, MI 48221-2737

Mary Diane Bukowski 9000 E Jefferson #10-9 Detroit, MI 48214-4195

Marzelia Taylor 11975 Indiana Detroit, MI 48204-1033 Michael Amine Beydoun 4320 Pratt Ann Arbor, MI 48103-1445 Michael D Shane 16815 Patton Detroit, MI 48219-3908

Michael G Benson 19395 Parkside Detroit, MI 48221-1869 Michael Joseph Karwoski 26015 Felicity Landing Harrison Township, MI 48045-6401

Michael K. Pelletier 2063 Lakeshore Rd. Applegate, MI 48401

Olivia Gillon 18832 Arleen Court Livonia, MI 48152-1963 Paulette Brown 19260 Lancashire Detroit, MI 48223-1374 Phebe Lee Woodberry 803 Gladstone Detroit, MI 48202-1709

Preston West 18460 Fairfield Detroit, MI 48221-2229 Rakiba Brown 612 Clairmount St. Detroit, MI 48202-1528 Raleigh Chambers 14861 Ferguson St. Detroit, MI 48227-1413

Randy Beard 16840 Strathmoor St. Detroit, MI 48235-4071 Regina G. Bryant 2996 Bewick St. Detroit, MI 48214-2122 Robbie Lee Flowers 6533 E. Jefferson, Apt 602T Detroit, MI 48207-3784

Robert Davis 180 Eason Highland Park, MI 48203-2707 Robert S. Hertzberg 4000 Town Center Suite 1800 Southfield, MI 48075-1505 Roosevelt Lee 11961 Indiana Detroit, MI 48204-1033

Russ Bellant 19619 Helen Detroit, MI 48234-3052 Sallie M. Jones 4413 W. Philadelphia Detroit, MI 48204-2498 Samuel L. Riddle 1276 Navarre Pl. Detroit, MI 48207-3014

Sandra Carver 10110 E. Outer Dr. Detroit, MI 48224-2824 Sheilah Johnson 277 King Street Detroit, MI 48202-2128 Shirley A Scott

Shirley V Lightsey Shirley V Lightsey Stephen Johnson President-Detroit Retired City Emp As P.O. Box 40713 31354 Evergreen Road Detroit, MI 48240-0713 P.O. Box 40713 Beverly Hils, MI 48025-3806 Detroit, MI 48240-0713 Thomas Stephens Stephen S. LaPlante Timothy King 150 W. Jefferson Ave. 4595 Hereford 4102 Pasadena Suite 2500 Detroit, MI 48224-1404 Detroit, MI 48238-2632 Detroit, MI 48226-4415 William Davis Tracey Renee Tresvant Ulysses Freeman 19600 Anvil 14895 Faust 9203 Littlefield Detroit, MI 48205-1822 Detroit, MI 48223-2322 Detroit, MI 48228-2591 William Hickey William Curtis Walton William D. Ford 14910 Lamphere St. 4269 Glendale 18034 Birchcrest Dr. Detroit, MI 48223-1875 Detroit, MI 48238-3211 Detroit, MI 48221-2737 William J. Howard Zelma Kinchloe 17814 Charest 439 Henry St Detroit, MI 48212-1082 Detroit, MI 48201-2609 The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address. (u)Assured Guaranty Municipal Corp. (u)BlackRock Financial Management, Inc.

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(u)Dexia Credit Local	(u)Dexia Holdings, Inc.	(u)Downtown Development Authority			
(u)Enjoi Transportation, LLC	(u)General Motors LLC	(u)General Retirement System of the City of D			
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(u)Michigan Bell Telephone Company d/b/a AT&T	(u)Michigan Council 25 Of The American Federa	(du)Michigan Council 25 of the American Feder			
(u)Michigan Property Tax Relief, LLC	(u)National Public Finance Guarantee Corporat	(u)Nuveen Asset Management			
(u)P.P.T.A., Inc., or Harold Hoyt	(u)Schneiderman and Sherman, P.C.	(u)Service Employees International Union, Loc			
(u)Syncora Capital Assurance Inc.	(u)Syncora Guarantee Inc.	(u)Syncora Holdings Ltd.			
(u)T&T Management, Inc., FL	(u)U.S. Bank N.A.	(u)U.S. Bank National Association			
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(u)UBS AG	(u)US Health & Life Insurance Company	(u)United States Nuclear Regulatory Commissio		
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(u)Brown Rehabilitation Management, Inc. 29688 Telegraph Suite 100 Southfield48034	(d)Chase Paymentech, LLC Attn: Lazonia Clark, Business Analyst 14221 Dallas Pkwy, Bldg II Dallas, TX 75254-2942	(d)Eaton Vance Management William Delahunty 2 International Place Boston, MA 02110-4101		
(d)Iron Mountain Information Management, LLC 745 Atlantic Avenue Boston, MA 02111-2735	(d)Michigan Auto Recovery Service, Inc. 8850 Southfield Detroit MI 48228-1976	(u)Michigan Community Action Agency Associati		
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